





NESS NAME				
			TAXABLE YEAR ENDII	NG
			1,00,022,120,210,	
ESS LINE #1 Fill in the oval if your address is different from your last return				
				FILL IN OVAL
ESS LINE #2				IF AMENDED RETURN
		CTATE ZID : 4		
		STATE ZIP+4		
		WHO! E DOLLA	D AMOUNTS ONLY	
1. GROSS RECEIPTS OR GROSS SALES, MINUS RETURNS AND ALLOWANCES	1 \$	WHOLE BOLLA	H AMOUNTS ONLY	00
2. COST OF GOODS SOLD AND/OR OPERATIONS	2 \$			00
3. GROSS PROFIT (Line 1 minus Line 2) Fill in if minus	3 \$			00
A ODDINADY INCOME (LOSS) EDOM OTHER RAPTNERSHIPS, SYNDICATES				0.0
ETC.	4			00
5. NET FARM PROFIT (LOSS) Fill in if minus	5 \$			00
6. NET GAIN (LOSS) Fill in if minus	6 \$			00
7. OTHER INCOME Fill in if minus	7 \$			00
8. TOTAL INCOME (Add Lines 3 through 7) Fill in if minus	8 \$			00
9. SALARIES AND WAGES OTHER THAN TO PARTNERS	9 \$			00
10. PAYMENTS TO PARTNERS	10 \$			00
11. REPAIRS	11 \$			00
12. BAD DEBTS	12 \$			00
13. RENT	13 \$			00
14. TAXES	14 \$			00
15. INTEREST	15 \$			00
16. DEPRECIATION, MINUS DEPRECIATION REPORTED ELSEWHERE ON RETURN	16 \$			00
17. DEPLETION	17 \$			00
18. RETIREMENT PLANS	18 \$			00
19. EMPLOYEE BENEFIT PROGRAMS	19 \$			00
	20 \$			00
				00
22. OPDINARY INCOME (LOSS) (Line 9 minuted Line 21)	21			00
	1. GROSS RECEIPTS OR GROSS SALES, MINUS RETURNS AND ALLOWANCES 2. COST OF GOODS SOLD AND/OR OPERATIONS 3. GROSS PROFIT (Line 1 minus Line 2) Fill in if minus 4. ORDINARY INCOME (LOSS) FROM OTHER PARTNERSHIPS, SYNDICATES, ETC. 5. NET FARM PROFIT (LOSS). Fill in if minus 6. NET GAIN (LOSS). Fill in if minus 7. OTHER INCOME 8. TOTAL INCOME (Add Lines 3 through 7) Fill in if minus 9. SALARIES AND WAGES OTHER THAN TO PARTNERS 10. PAYMENTS TO PARTNERS 11. REPAIRS 12. BAD DEBTS 13. RENT 14. TAXES 15. INTEREST 16. DEPRECIATION, MINUS DEPRECIATION REPORTED ELSEWHERE ON RETURN 17. DEPLETION 18. RETIREMENT PLANS 19. EMPLOYEE BENEFIT PROGRAMS 20. OTHER DEDUCTIONS 21. TOTAL DEDUCTIONS (Add Lines 9 through 20)	1. GROSS RECEIPTS OR GROSS SALES, MINUS RETURNS AND ALLOWANCES 2. COST OF GOODS SOLD AND/OR OPERATIONS 3. GROSS PROFIT (Line 1 minus Line 2) 4. ORDINARY INCOME (LOSS) FROM OTHER PARTNERSHIPS, SYNDICATES, ETC. 5. NET FARM PROFIT (LOSS) 6. NET GAIN (LOSS) 7. OTHER INCOME 8. TOTAL INCOME (Add Lines 3 through 7) 9. SALARIES AND WAGES OTHER THAN TO PARTNERS 10. PAYMENTS TO PARTNERS 11. REPAIRS 11. REPAIRS 11. TAXES 12. BAD DEBTS 13. RENT 14. TAXES 14. STATES 15. INTEREST 16. DEPRECIATION, MINUS DEPRECIATION REPORTED ELSEWHERE ON RETURN 16. DEPRECIATION, MINUS DEPRECIATION REPORTED ELSEWHERE ON RETURN 17. DEPLETION 18. RETIREMENT PLANS 19. EMPLOYEE BENEFIT PROGRAMS 20. OTHER DEDUCTIONS 21. TOTAL DEDUCTIONS (Add Lines 9 through 20) 21. TOTAL DEDUCTIONS 21. TOTAL DEDUCTIONS (Add Lines 9 through 20)	STATE	ESS LINE #2 STATE

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FEDERAL EMPLOYER IDENTIFICATION NO. (or SSN)

		D.	ATE (MM/DD/YYYY)	
A. DATE ENTITY WAS ORGANIZED				
B. THIS RETURN IS	INITIAL RETURN	AMENDED RETURN	FINAL	RETURN
C. INDICATE YOUR ACCOUNTING METHOD	CASH	ACCRUAL	OTHE	R (specify)
D. NUMBER OF PARTNERS IN THIS PARTNERSHIP				
E. ISTHISALIMITED PARTNERSHIP?			YES	O NO
F. ISTHIS A LIMITED LIABILITY COMPANY?	YES	O NO		
G. ARE ANY PARTNERS IN THIS PARTNERSHIP ALSO PAR	YES	O NO		
H. IS THIS PARTNERSHIP A PARTNER IN ANOTHER PARTNERSHIP?				O NO
I. WAS THERE A DISTRIBUTION OR TRANSFER OF PROPERTY THAT CAUSED AN ADJUSTMENT OF THE BASIS OF THE PARTNERSHIP'S ASSETS UNDER SEC. 754 (IRC)?				○ NO
J. WAS A RETURN OF INCOME FILED FOR THE PRECEDING YEAR?				NO
K. WAS A 2002 UNINCORPORATED BUSINESS FRANCHISE TAX RETURN (FORM D-30) FILED FOR THIS BUSINESS? IF "YES", PROVIDE NAME UNDER WHICH THE RETURN WAS FILED				NO
L. HAVE YOU FILED ANNUAL FEDERAL INCOME TAX INFORMATION RETURN FORMS 1099 AND 1096?			YES	O NO
M. DID YOU WITHHOLD D.C. INCOME TAX FROM THE WIF "NO", STATE REASON:	VAGES OF YOUR EMPLOYEES D	DURING 2002?	YES	NO
N. DURING 2002, HAS THE IRS MADE OR PROPOSED ANY ADJUSTMENTS IN YOUR FEDERAL FORM 1065, OR DID YOU FILE AMENDED RETURNS WITH THE IRS?			YES	NO
IF "YES", SUBMIT SEPARATELY A DETAILED EXPLAINTHE OFFICE OF TAX AND REVENUE, P.O. BOX 447,				

- You must attach a copy of the Federal partnership return (Form 1065) with K-1 and other schedules which you file.
- You must attach a schedule showing the pass-through distribution of income to all members of the partnership.
- If you are filing this Form D-65, instead of Form D-30, attach an explanation (See instruction A).

PLEASE SIGN HERE	Under penalties of law, I declare that I have examined this return and, to the beautiful partner or MEMBER'S SIGNATURE	est of my knowledge it is correct. Declarat DATE	ion of paid preparer is based on all information available to the preparer. TELEPHONE NUMBER
PAID PREPARER	PREPARER'S SIGNATURE (If other than taxpayer)	DATE	Preparer's FIEN, SSN or PTIN
ONLY	FIRM ADDRESS LINE #1 FIRM ADDRESS LINE #2		

FORM D-65: PARTNERSHIP RETURN OF INCOME

INSTRUCTIONS

NOTE: For District purposes, taxpayers are not permitted to claim the federal 30 percent bonus depreciation.

A. WHO MUST FILE A D.C. PARTNERSHIP FORM D-65.

Except for partnerships required to file an unincorporated business franchise tax return, D.C. Form D-30, all partnerships engaged in any trade or business within the District of Columbia or which received income from sources within the District, must file a D.C. Form D-65.

The term "partnership" includes syndicates, pools and joint ventures through or by means of which any business, financial operation, or venture is carried on and which is not, within the meaning of the law, a corporation, trust, estate or an unincorporated business. The term "partner" includes a member in a syndicate, pool or joint venture.

If the return is filed on behalf of a syndicate, pool, joint venture or similar group, a copy of the agreement, together with all amendments thereto, must be attached to the return unless a copy has been filed with the Office of Tax and Revenue, P.O. Box 447, Washington, D.C. 20044-0447.

A limited liability company is classified as a partnership unless classified otherwise for federal income tax purposes, in which case the limited liability company is classified, for D.C. tax purposes, the same as it is for federal income tax purposes.

D.C. law does not allow a partnership to report or file as a corporation, nor for a corporation to report or file as a partnership.

Who Must File Form D-30 Instead of Form D-65. Every partnership which, during the taxable year, engaged in an "unincorporated business" as defined in paragraph (1) below, and which met the gross income threshold as stated in paragraph (2) below, must file D.C. Form D-30, rather than Form D-65. If Form D-65 is filed instead of Form D-30, attach a statement to the return explaining the reason for so doing.

(1) "Unincorporated Business". The words "unincorporated business" mean any trade or business, conducted or engaged in by any individual, whether resident or nonresident, statutory or common-law trust, estate, partnership, or limited or special partnership, society, association, executor, administrator, receiver, trustee, liquidator, conservator, committee, assignee, or by any other entity or fiduciary, other than a trade or business conducted or engaged in by any corporation; and includes any trade or business which if conducted or engaged in by a corporation would be taxable. The words "unincorporated business" do not include any trade or business which by law, custom, or ethics, cannot be incorporated or any trade or busines more than 80% of the gross income of which is derived from personal services actually rendered by individuals or members of the partnership or other entity in conducting or carrying on any trade or business in which capital is not a material income-producing factor.

A partnership with gross income of more than \$12,000 which leases real or personal property in the District, regardless of whether services are performed, (including professional partnerships) must file a D.C. Form D-30 instead of Form D-65.

(2) Gross Income Requirement for Filing Form D-30. A return must be filed by an unincorporated business if its gross income resulting from engaging in or carrying on any trade or business within the District plus any other gross income received from District sources amounted to more than \$12,000 during the year, regardless of whether it had a net income. For filing purposes, the words "gross income" mean gross revenue before deduction of cost of goods, expenses and other deductions allowable in the determination of net income.

B. PERIOD TO BE COVERED BY RETURNS. The return must be filed for calendar year 2002, or other taxable year beginning in 2002, covering the same period as reported on the return filed with the Internal Revenue Service.

C. TIME AND PLACE FOR FILING. Form D-65 is to be filed with the Office of Tax and Revenue, P.O. Box 447, Washington, D.C., 20044-0447, on or before the 15th day of the 4th month following the ending date of the tax year entered at the top of the Form D-65.

If you are requesting an extension of time to file, submit D.C. Form FR-128, Extension of Time to file D.C. Franchise or Partnership Return, on or before the due date of your return. **Copies of federal extension of time to file forms are not acceptable.**

D. SIGNATURE. The return must be signed by one partner or member. If receivers, trustees in bankruptcy, or assignees are in control of the property or business organization, such receivers, trustees, or assignees must sign the return.

When the return is prepared by someone (for compensation) other than a member or an employee of the partnership, such person(s) must sign at the bottom of page 2 of the return.

- **E. METHODS OF ACCOUNTING.** The partnership's method of accounting used for D.C. tax purposes should be the same as that used for federal tax purposes.
- **F. ITEMS EXEMPT FROM TAX.** All items of income received and claimed to be exempt from tax must be explained in a copy of Schedule K of the Federal Form 1065. Some items of this type are:
- (1) Tax-Free Interest. Attach a statement reporting interest on:
 - (a) obligations of a state, territory of the United States or any political subdivision thereof, or the District of Columbia; and
 - (b) obligations of the United States, its agencies, or instrumentalities
- **(2) Proceeds From Life Insurance Policies.** In general, the proceeds of life insurance policies paid to the partnership by reason of the death of a partner are exempt. However, if any part of the proceeds is held by the insurer under an agreement to pay interest, the interest is taxable.
- **G. INFORMATION AT SOURCE.** Every partnership making payment in the course of its trade or business during calendar year 2002, of (1) interest, rents, commissions, or other fixed or determinable income of \$600 or more, or (2) salaries and wages of \$600 or more, must submit copies of federal Forms 1096 and 1099 except where payment is specifically exempted by Title 9, DCMR 111.2.
- **H. ATTACHMENT OF FEDERAL RETURN.** You must attach a copy of the federal partnership return (Form 1065) to the D.C. Form D-65 partnership return which you file. Also include copies of all the schedules and statements accompanying the Form 1065.
- **I. INCOME DISTRIBUTION SCHEDULE.** You must attach to the Form D-65, a schedule showing the pass-through distribution of income for all members of the partnership, AND completed copies of the federal K-1 schedule.